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§3–420.

- (a) Except as otherwise provided in this section, an employer shall compute the wage for overtime under § 3-415 of this subtitle on the basis of each hour over 40 hours that an employee works during 1 workweek.
- (b) Notwithstanding § 3–415(b)(2) of this subtitle, an employer that is not a nonprofit organization and is a concert promoter, legitimate theater, music festival, music pavilion, or theatrical show shall pay overtime for a craft or trade employee as required in subsection (a) of this section.
- (c) The wage for overtime may be computed on the basis of each hour over 60 hours that an employee works during 1 workweek for an employee who:
 - (1) is engaged in agriculture; and
 - (2) is exempt from the overtime provisions of the federal Act.
- (d) The wage for overtime may be computed on the basis of each hour over 48 hours that an employee works during 1 workweek:
 - (1) for an employee of a bowling establishment; and
 - (2) for an employee of an institution that:
 - (i) is not a hospital; but
 - (ii) is engaged primarily in the care of individuals who:
- 1. are aged, intellectually disabled, or sick or have a mental disorder; and
 - 2. reside at the institution.

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